

PM-1322

Reddie & Grose

Chartered Patent Agents
European Patent Attorneys
Trade Mark Agents

16 Theobalds Road
London WC1X 8PL

Telephone 071-242 0901
Fax 071-242 3290
Fax 071-242 0286
Telex 25445
DX 280

Jeffrey H. Ingerman, Esq.,
Fish & Neave,
875 Third Avenue,
New York,
N.Y. 10022-6250,
United States of America

John H. Bass B.Sc.
P. Antony Smith M.A.
F.A.B. Valentine M.A.
Richard C. Abnett M.A.
Paul A. Brereton M.A.
Keith E. Geering B.A.
Nicholas S. Marlow B.Sc.
Linda J. Harland B.Sc.
J.M. Davies D.Phil
P.A.D. Lloyd B.Sc.

RECEIVED

JUL 19 1991

FISH & NEAVE
REFERRED TO JH
NOTED BY [Signature]

D.S. Jackson B.Sc.
J.J. Day B.Sc.
Consultant
David A. Pears M.A.

JHB/JB/30588
11th July 1991

Dear Jeff,

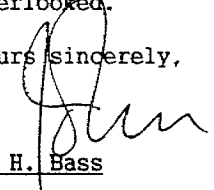
PM-1315, 19, 21 and 22 (South Korea)
Our Files: 30588/89/90/91

In response to your various letters (31st May) on these cases instructing examination, I have written to our Korean Associates regarding the desirability of amendment.

They now advise that, since applications elsewhere have been examined and the claims somewhat amended, they believe it is desirable to make such amendments in Korea to avoid foreseeable official action based on the prior art.

They ask for a set of amended claims for each case. This requires that we decide which particular version of the amendment should be submitted in those where significant amendment has been made elsewhere. Please let me have your thoughts on this question. There is no great urgency (with a deadline in 1994) but in such a situation it is easy for questions to get overlooked.

Yours sincerely,


J. H. Bass

c.c. Beverly A. Monroe (Philip Morris Management Corp.)

R&G

2026386438